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| | | oned in view of: | | | |
| ☐ The a | applicant's fai | lure to timely file a | proper reply to the Office letter mailed | on | |
| (a) 🔲 A | reply was re | ceived on | (including a total extension of mor | ransmission date |), which is after |
| e: | xpiration of th | e periou for reply | on, but it does not constitute | a proper reply under 37 | CFR 1 113(a) to the fi |
| (1 |) a timely file | d amendment whi | 87 CFR 1.113 to a final rejection consist ch places the application in condition fo I (with appeal fee); htinued Examination (RCE) in compliance | or allowance; | · |
| (c) A | reply was re | ceived on | but it does not constitute a proper | reply, or a bona fide atte | empt at a proper reply |
| | | | FR 1.85(a) and 1.111. (See explanation | in box e below). | |
| | | een received. | required issue fee and publication fee | if applicable, within the | statutory period of th |
| Mont | hs from the n | nailing date of the | Notice of Allowance (PTOL-85). | , il applicable, with in | |
| d | ate | and publication fe), which is after f Allowance (PTO | e, if applicable, was received on the expiration of the statutory period for L-85). | (with a Certificate or payment of the issue fee | f Mailing or Transmiss e (and publication fee) |
| (b) 🗖 T | The issue for The publication | ee required by 37 | is insufficient. A balance of \$CFR 1.18 is \$ | is due. | |
| • | he issue fee | | d by 37 CFR 1.18(d), is \$ | | |
| | | and publication fe | d by 37 CFR 1.18(d), is \$ e, if applicable, has not been recieved. | | |
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should be promptly filed to minimize any negative effects on patent term.

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